

On March 26, 2021, this Court issued a memorandum opinion and order finding that the One-Per-Address Statute violates the Eighth and Fourteenth Amendments because it “operates to keep indigent and homeless sex offenders incarcerated

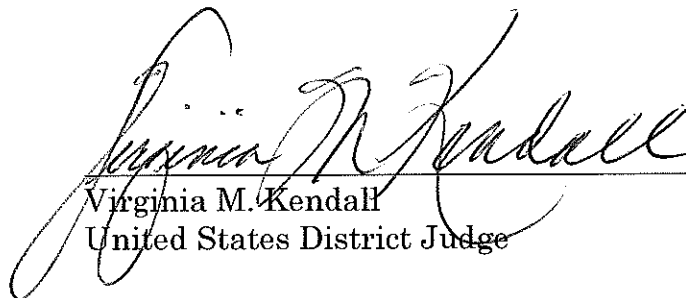
beyond their term of imprisonment” and “creates an illegal classification based on wealth which deprives Plaintiffs of their liberty as a result of their inability to pay.” ECF No. 95.

For the reasons set forth in full in the Memorandum Opinion and Order, IT IS
HEREBY ORDERED:

- Defendant is permanently enjoined from enforcing the “One Person Per Address” provision in 730 ILCS 5/3-3-7(a)(7.6);
- Proposed host sites remain subject to the IDOC’s review and approval pursuant to the applicable provisions of the Illinois Criminal Code, the Illinois Code of Corrections, and/or any other applicable laws, regulations, and policies and procedures;
- Approval of proposed host sites is subject to acceptance by the host, program operator, or landlord; and subject to the proposed housing locations’ otherwise being approved by IDOC as meeting all requirements and satisfying applicable provisions of Illinois law.

8-22-22

Date



Virginia M. Kendall
United States District Judge